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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
20	OAKLAND DIVISION		
21	ZULAIKA MAYFIELD and BRIGETTE	Case No. 4:23-cy-04587-JST	
22	HOOD, individually and on behalf of all		
23	others similarly situated,	STIPULATION OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE	
24	Plaintiffs,	PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(a)(1)(A)(ii)	
25	v.		
	REYNOLDS CONSUMER PRODUCTS		
26	LLC,		
27	Defendant.		
28			

STIPULATION OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE Mayfield v. Reynolds Consumer Products LLC, No. 4:23-cv-04587-JST

1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiffs Zulaika Mayfield	
2	and Brigette Hood (together, "Plaintiffs") and Defendant Reynolds Consumer Products LLC, by	
3	and through counsel, hereby stipulate to the voluntary dismissal of Plaintiffs' claims in the above-	
4	captioned matter without prejudice.	
5		
6	Respectfully submitted,	
7	Date: April 24, 2025 REESE LLP	
8	By: <u>/s/ George V. Granade</u> George V. Granade (State Bar No. 316050)	
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28	STIPLILATION OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE	
	ATTECH A LICIN CIE, VOLUNTAR Y LANGUNNAL, WITHOUT ERREITURE	